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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/796,085	03/10/2004	Yi-Ting Chen	MR2349-998	2317	
4586	7590 12/14/2005		EXAMINER		
	G, KLEIN & LEE	TON, ANABEL			
3458 ELLICOTT CENTER DRIVE-SUITE 101 ELLICOTT CITY, MD 21043		JITE 101	ART UNIT	PAPER NUMBER	
EEEICOTT	111, 1115 210 15		2875		
			DATE MAILED, 12/14/200	DATE MAIL ED. 12/14/2005	

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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	X
	10/796,085	CHEN, YI-TING	•
Office Action Summary	Examiner	Art Unit	
	Anabel M. Ton	2875	_
The MAILING DATE of this communication appeariod for Reply	ppears on the cover sheet with	the correspondence addre	ss
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING [In the state of the	DATE OF THIS COMMUNICAL AND	ATION. ly be timely filed HS from the mailing date of this common NDONED (35 U.S.C. § 133).	
Status		•	
1)⊠ Responsive to communication(s) filed on 10 l 2a)□ This action is FINAL. 2b)⊠ This 3)□ Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matter		erits is
Disposition of Claims			
4) ⊠ Claim(s) <u>1-39</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ⊠ Claim(s) <u>13-24 and 27-29</u> is/are allowed. 6) ⊠ Claim(s) <u>1-9,11,12,25 and 26</u> is/are rejected. 7) ⊠ Claim(s) <u>10</u> is/are objected to. 8) □ Claim(s) are subject to restriction and/	awn from consideration.		
Application Papers			
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	cepted or b) objected to by e drawing(s) be held in abeyance ction is required if the drawing(s	e. See 37 CFR 1.85(a).) is objected to. See 37 CFR 1	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document * See the attached detailed Office action for a list 	nts have been received. Its have been received in Apporting the properties of the p	olication No eceived in this National Sta	ge
Attachment(s) 1) ☑ Notice of References Cited (PTO-892)	4) 🗍 Interview Su	mmary (PTO-413)	
 2) Notice of Preferences Cited (170-092) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 	Paper No(s)/	Mail Date ormal Patent Application (PTO-15	2)

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DETAILED ACTION

- 1. The recitation "A backlight module with two translucent faces applicable to a scanner for scanning a transparent document said backlight module comprising" has not been given patentable weight because the recitation occurs in the preamble. A preamble is generally not accorded any patentable weight where it merely recites the purpose of a process or the intended use of a structure, and where the body of the claim does not depend on the preamble for completeness but, instead, the process steps or structural limitations are able to stand alone. See *In re Hirao*, 535 F.2d 67, 190 USPQ 15 (CCPA 1976) and *Kropa v. Robie*, 187 F.2d 150, 152, 88 USPQ 478, 481 (CCPA 1951).
- 2. With regards to the recitations following "being used for" or "being used to" in claims 1,5,6,7,25,26, a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. In this case applicant has recited no structure as to how the elements recited after "being used for" or "being used to" correlate in a functional manner to the structural elements of the claim.

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Claim Objections

 Claim 13 and 27 are objected to because of the following informalities: Applicant recites the reflective plate between two light guide plates but applicant has not clearly recited where the second translucent portion is or if the reflecting plate has two reflecting surfaces to facilitate reflecting in both directions. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-9,11,12,25,26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Liao (5,764,493).
- 5. Liao discloses the claimed invention except for the recitation of the first portion being translucent shell having a first and second translucent portion. With regards to first portion being translucent instead of transparent, it would have been obvious to one of ordinary skill in the art at the time the invention was made to make the first portion of Liao transparent since applicant admits in pp. 7 line 3 of the specification that an embodiment where the first and second portions are transparent is preferably desired. Liao discloses a shell (1) having a first (11) transparent portion and a second

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translucent portion and a light source disposed in the shell the light source unit comprising at least a lamp tube and a light guide plate, the light guiding plate guides the light to penetrate the first and second portions (figs 1,5 and 7);

- The first and second portions are correspondingly disposed up and down on the shell (fig 1 and 5);
- The first and second translucent portions are transparent plates (8,11, col. 5 lines 38-44);
- The lamp tube is arranged beside said light guide plate ((5, fig 1);
- A diffuser arranged above said light guide plate (43, fig 1);
- A transreflective panel arranged below said light guide plate (41), and said transreflective panel;
- Although Liao does not specifically teach a clamping component, Liao does teach the first and second transparent portions (8,11) cooperating to clamp/hold a film for scanning (col. 5 lines 38-44). It would have been an obvious to one having ordinary skill in the art at the time the invention was made to use a clamp for holding a film in the device of Liao since the examiner takes Official Notice of the equivalence of a clamp for holding a film to be scanned and the holding surfaces 8,11 of Liao for their use in the image scanner art and the selection of any of these known equivalents to hold an item to be scanned would be within the level of ordinary skill in the art.
- A cover body for accommodates said shell (9).

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• Said cover body has guide grooves (92,93,920), and said shell has guide pieces for sliding in said guide grooves (2,20).

- A mouth of said cover body faces downwards (fig 1);
- Transparent document is a slide or a negative (film);
- Liao discloses at least a lamp tube (61); a light guide plate (42) used for
 uniformly guiding light of said lamp tube; a second lamp tube (611); and a
 transreflective panel arranged below said light guide plate (43), said transflective
 panel being used to both reflect and transmit output light of said light guide plate;
 a diffuser (41) arranged above said light guide plate.

Allowable Subject Matter

- 6. Claims 13-24 and 27-29 are allowed.
- 7. Claim 10 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 8. The following is a statement of reasons for the indication of allowable subject matter: The prior art cited of record does not teach the reflecting plate arranged between the first and second light guiding plates.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anabel M. Ton whose telephone number is (571) 272-2382. The examiner can normally be reached on 08:00-16:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandra O'Shea can be reached on (571) 272-2378. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Anabel M Ton Examiner

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AMT

Supervisory Patent Examiner Technology Center 2800

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